

EXHIBIT A

DEFENDANTS' AFFIRMATIVE DESIGNATIONS FOR DEMETRA ASHLEY						
DEPO DATE	DESIGNATIONS					
	Designation Type	Begin Page at	Begin Line at	End Page at	End Line at	Notes
3/15/2019	Pharm Affirm	10	23	10	24	
3/15/2019	All Def Affirm	14	20	18	11	
3/15/2019	All Def Affirm	18	17	20	3	
3/15/2019	All Def Affirm	20	6	22	1	
3/15/2019	All Def Affirm	22	4	22	6	
3/15/2019	All Def Affirm	22	10	22	20	
3/15/2019	All Def Affirm	22	22	22	24	
3/15/2019	All Def Affirm	23	25	28	8	
3/15/2019	All Def Affirm	28	10	28	22	
3/15/2019	All Def Affirm	28	24	29	5	
3/15/2019	All Def Affirm	29	7	29	22	
3/15/2019	All Def Affirm	29	23	29	24	
3/15/2019	All Def Affirm	30	1	30	5	
3/15/2019	All Def Affirm	30	6	30	9	
3/15/2019	All Def Affirm	30	11	30	23	
3/15/2019	All Def Affirm	31	2	31	4	
3/15/2019	All Def Affirm	35	10	35	22	
3/15/2019	All Def Affirm	35	25	36	10	
3/15/2019	All Def Affirm	36	13	36	19	
3/15/2019	All Def Affirm	38	4	38	7	
3/15/2019	All Def Affirm	38	9	38	10	
3/15/2019	All Def Affirm	38	11	40	4	
3/15/2019	All Def Affirm	40	6	40	22	
3/15/2019	All Def Affirm	40	25	41	7	
3/15/2019	All Def Affirm	46	6	46	23	
3/15/2019	All Def Affirm	46	25	48	25	
3/15/2019	All Def Affirm	49	2	50	13	
3/15/2019	All Def Affirm	50	15	50	22	
3/15/2019	All Def Affirm	51	1	51	13	
3/15/2019	All Def Affirm	57	12	57	19	
3/15/2019	All Def Affirm	58	9	58	11	
3/15/2019	All Def Affirm	58	13	60	11	
3/15/2019	All Def Affirm	61	3	62	21	
3/15/2019	All Def Affirm	62	23	63	16	
3/15/2019	All Def Affirm	64	1	64	13	
3/15/2019	All Def Affirm	64	17	65	8	
3/15/2019	All Def Affirm	65	10	65	22	
3/15/2019	All Def Affirm	65	25	66	3	
3/15/2019	All Def Affirm	66	6	66	11	
3/15/2019	All Def Affirm	66	15	68	11	
3/15/2019	All Def Affirm	68	23	69	8	

DEFENDANTS' AFFIRMATIVE DESIGNATIONS FOR DEMETRA ASHLEY						
DEPO DATE	DESIGNATIONS					
	Designation Type	Begin Page at	Begin Line at	End Page at	End Line at	Notes
3/15/2019	All Def Affirm	69	13	69	24	
3/15/2019	All Def Affirm	70	1	70	9	
3/15/2019	All Def Affirm	70	11	70	17	
3/15/2019	All Def Affirm	70	19	71	2	
3/15/2019	All Def Affirm	71	5	71	11	
3/15/2019	All Def Affirm	71	14	72	7	
3/15/2019	All Def Affirm	72	9	72	16	
3/15/2019	All Def Affirm	72	19	73	12	
3/15/2019	All Def Affirm	73	14	73	14	
3/15/2019	All Def Affirm	74	1	74	8	
3/15/2019	All Def Affirm	74	13	74	18	
3/15/2019	All Def Affirm	78	1	79	24	
3/15/2019	All Def Affirm	79	25	80	3	
3/15/2019	All Def Affirm	80	6	80	7	
3/15/2019	All Def Affirm	81	11	81	20	
3/15/2019	All Def Affirm	81	24	83	18	
3/15/2019	All Def Affirm	84	8	84	14	
3/15/2019	All Def Affirm	84	17	84	21	
3/15/2019	All Def Affirm	84	22	85	4	
3/15/2019	All Def Affirm	85	5	85	15	
3/15/2019	All Def Affirm	85	17	85	18	
3/15/2019	All Def Affirm	85	20	85	24	
3/15/2019	All Def Affirm	86	8	86	16	
3/15/2019	All Def Affirm	86	17	86	20	
3/15/2019	All Def Affirm	86	21	87	15	
3/15/2019	All Def Affirm	88	2	88	5	
3/15/2019	All Def Affirm	88	8	88	15	
3/15/2019	All Def Affirm	88	17	89	22	
3/15/2019	All Def Affirm	88	23	88	23	
3/15/2019	Dist Affirm	89	23	90	10	
3/15/2019	All Def Affirm	93	7	93	11	
3/15/2019	All Def Affirm	93	13	94	5	
3/15/2019	All Def Affirm	94	20	95	20	
3/15/2019	All Def Affirm	95	22	97	19	
3/15/2019	All Def Affirm	97	23	98	6	
3/15/2019	All Def Affirm	98	7	99	1	
3/15/2019	All Def Affirm	99	2	99	5	
3/15/2019	All Def Affirm	99	8	99	22	
3/15/2019	All Def Affirm	100	16	103	15	
3/15/2019	All Def Affirm	103	17	103	25	
3/15/2019	All Def Affirm	104	2	104	2	

DEFENDANTS' AFFIRMATIVE DESIGNATIONS FOR DEMETRA ASHLEY						
DEPO DATE	DESIGNATIONS					
	Designation Type	Begin Page at	Begin Line at	End Page at	End Line at	Notes
3/15/2019	All Def Affirm	104	4	104	8	
3/15/2019	All Def Affirm	104	11	104	14	
3/15/2019	All Def Affirm	104	23	105	3	
3/15/2019	All Def Affirm	119	9	120	6	
3/15/2019	All Def Affirm	120	7	120	15	
3/15/2019	All Def Affirm	120	20	122	20	
3/15/2019	All Def Affirm	122	24	123	2	
3/15/2019	All Def Affirm	123	11	123	15	
3/15/2019	Dist Affirm	124	13	124	22	
3/15/2019	ABDC Affirm	124	13	124	22	
3/15/2019	Dist Affirm	125	8	125	17	
3/15/2019	ABDC Affirm	125	8	125	17	
3/15/2019	Dist Affirm	125	23	126	2	
3/15/2019	ABDC Affirm	125	23	126	2	
3/15/2019	All Def Affirm	126	18	127	22	
3/15/2019	All Def Affirm	127	24	128	12	
3/15/2019	Dist Affirm	128	24	129	1	
3/15/2019	ABDC Affirm	128	24	129	1	
3/15/2019	Dist Affirm	129	6	129	6	
3/15/2019	ABDC Affirm	129	6	129	6	
3/15/2019	All Def Affirm	135	21	136	10	
3/15/2019	All Def Affirm	136	11	136	13	
3/15/2019	All Def Affirm	136	17	136	18	
3/15/2019	All Def Affirm	136	25	137	5	
3/15/2019	Dist Affirm	137	10	137	21	
3/15/2019	ABDC Affirm	137	10	137	21	
3/15/2019	All Def Affirm	137	22	137	24	
3/15/2019	Dist Affirm	138	2	138	8	
3/15/2019	ABDC Affirm	138	2	138	8	
3/15/2019	McKesson & Cardinal Affirm	138	22	139	4	
3/15/2019	McKesson & Cardinal Affirm	139	15	139	17	
3/15/2019	McKesson & Cardinal Affirm	139	20	140	10	
3/15/2019	All Def Affirm	140	11	140	18	
3/15/2019	All Def Affirm	141	9	141	11	
3/15/2019	All Def Affirm	141	15	141	15	
3/15/2019	All Def Affirm	145	20	145	22	
3/15/2019	All Def Affirm	145	23	146	9	
3/15/2019	All Def Affirm	146	10	146	20	
3/15/2019	All Def Affirm	146	21	147	7	
3/15/2019	All Def Affirm	147	8	147	11	
3/15/2019	All Def Affirm	147	13	147	13	

DEFENDANTS' AFFIRMATIVE DESIGNATIONS FOR DEMETRA ASHLEY						
DEPO DATE	DESIGNATIONS					
	Designation Type	Begin Page at	Begin Line at	End Page at	End Line at	Notes
3/15/2019	Dist Affirm	147	15	147	16	
3/15/2019	ABDC Affirm	147	15	147	16	
3/15/2019	Dist Affirm	147	20	148	1	
3/15/2019	ABDC Affirm	147	20	148	1	
3/15/2019	Dist Affirm	148	3	148	11	
3/15/2019	ABDC Affirm	148	3	148	11	
3/15/2019	McKesson & Cardinal Affirm	148	16	148	25	
3/15/2019	McKesson & Cardinal Affirm	149	16	150	2	
3/15/2019	All Def Affirm	150	13	150	15	
3/15/2019	All Def Affirm	150	18	150	18	
3/15/2019	McKesson & Cardinal Affirm	150	20	150	23	
3/15/2019	All Def Affirm	150	24	151	2	
3/15/2019	Dist Affirm	153	1	153	17	
3/15/2019	ABDC Affirm	153	1	153	17	
3/15/2019	All Def Affirm	153	3	153	8	
3/15/2019	Dist Affirm	153	19	153	19	
3/15/2019	ABDC Affirm	153	19	153	19	
3/15/2019	Dist Affirm	153	22	154	2	
3/15/2019	ABDC Affirm	153	22	154	2	
3/15/2019	Manu Affirm	159	20	160	7	
3/15/2019	Manu Affirm	160	9	160	13	
3/15/2019	Manu Affirm	160	15	160	25	
3/15/2019	Manu Affirm	161	2	161	8	
3/15/2019	Manu Affirm	163	8	163	16	
3/15/2019	Manu Affirm	163	18	163	18	
3/15/2019	Teva Affirm	163	25	164	4	
3/15/2019	Manu Affirm	165	8	165	12	
3/15/2019	Manu Affirm	165	15	165	24	
3/15/2019	Manu Affirm	172	20	172	22	
3/15/2019	Manu Affirm	172	24	172	24	
3/15/2019	Manu Affirm	173	2	173	10	
3/15/2019	Manu Affirm	173	12	173	12	
3/15/2019	All Def Affirm	195	1	196	23	
3/15/2019	All Def Affirm	196	25	197	5	
3/15/2019	All Def Affirm	197	9	197	15	
3/15/2019	All Def Affirm	197	18	197	25	
3/15/2019	Teva Affirm	198	12	198	16	
3/15/2019	Dist Affirm	198	12	198	16	
3/15/2019	ABDC Affirm	198	12	198	16	
3/15/2019	Dist Affirm	212	2	212	5	
3/15/2019	ABDC Affirm	212	2	212	5	

DEFENDANTS' AFFIRMATIVE DESIGNATIONS FOR DEMETRA ASHLEY						
DEPO DATE	DESIGNATIONS					
	Designation Type	Begin Page at	Begin Line at	End Page at	End Line at	Notes
3/15/2019	Dist Affirm	213	2	213	20	
3/15/2019	ABDC Affirm	213	2	213	20	
3/15/2019	Dist Affirm	219	1	219	15	
3/15/2019	All Def Affirm	219	7	219	15	
3/15/2019	All Def Affirm	219	17	219	17	
3/15/2019	ABDC Affirm	219	17	219	17	
3/15/2019	All Def Affirm	220	19	222	17	
3/15/2019	All Def Affirm	222	21	222	22	
3/15/2019	All Def Affirm	232	2	232	4	
3/15/2019	All Def Affirm	232	14	233	18	
3/15/2019	All Def Affirm	234	2	234	8	
3/15/2019	Pharm Affirm	238	23	239	17	
3/15/2019	Dist Affirm	238	23	239	17	
3/15/2019	All Def Affirm	241	22	242	7	
3/15/2019	All Def Affirm	242	9	242	15	
3/15/2019	All Def Affirm	244	18	245	5	
3/15/2019	All Def Affirm	246	4	247	5	
3/15/2019	Pharm Affirm	248	4	248	7	
3/15/2019	Pharm Affirm	248	15	248	21	
3/15/2019	Pharm Affirm	248	23	248	24	
3/15/2019	Pharm Affirm	249	2	249	13	
3/15/2019	McKesson & Cardinal Affirm	249	14	250	4	
3/15/2019	McKesson & Cardinal Affirm	250	13	251	2	
3/15/2019	McKesson & Cardinal Affirm	251	5	251	7	
3/15/2019	McKesson & Cardinal Affirm	251	9	251	21	
3/15/2019	All Def Affirm	252	5	252	18	
3/15/2019	All Def Affirm	253	6	253	25	
3/15/2019	All Def Affirm	254	1	254	5	
3/15/2019	All Def Affirm	329	14	329	19	
3/15/2019	All Def Affirm	329	22	329	22	
3/15/2019	All Def Affirm	329	24	330	3	
3/15/2019	All Def Affirm	330	6	330	6	

PLAINTIFFS' OBJECTIONS & DEFENDANTS' RESPONSES FOR DEMETRA ASHLEY						
DEPO DATE	PLAINTIFFS' OBJECTIONS				DEFENDANTS' RESPONSES	
	Begin Page at	Begin Line at	End Page at	End Line at	PLAINTIFFS' OBJECTIONS	
3/15/2019	10	23	10	23	Plaintiffs object to the extent that certain Defendant deposition designations of the DEA depositions and certain 30(b)(6) depositions are duplicative of one another. Plaintiffs further object to any testimony by current or former DEA agents designated by the Defendants to the extent that such testimony seeks to define what the law requires or whether Defendants' conduct violated or did not violate the law, as such testimony would invade the province of the jury.	Witness' testimony is unique and not duplicative. This general objection is improper. To the extent plaintiffs' object to specific questions and answers that may elicit testimony about what the law requires, they should so state individually, on a question-by-question basis, so defendants may respond based on the context of the question and answer provided.
3/15/2019	22	17	22	24	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	28	7	28	12	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	28	20	29	1	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	29	23	30	2	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	30	4	30	12	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	30	18	31	4	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	35	18	36	19	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	38	4	41	7	speculative, misstates testimony, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Testimony speaks for itself and was not misstated. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.

PLAINTIFFS' OBJECTIONS & DEFENDANTS' RESPONSES FOR DEMETRA ASHLEY						
DEPO DATE	PLAINTIFFS' OBJECTIONS				DEFENDANTS' RESPONSES	
	Begin Page at	Begin Line at	End Page at	End Line at	PLAINTIFFS' OBJECTIONS	
3/15/2019	46	20	47	2	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	50	18	51	13	speculative, misstates testimony, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Testimony speaks for itself and was not misstated. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	57	12	57	19	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Testimony speaks for itself and was not misstated. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section. Any objection by plaintiffs to this question was waived when plaintiffs failed to object at the deposition.
3/15/2019	58	9	58	13	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	62	20	62	25	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	64	13	64	23	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Testimony speaks for itself and was not misstated. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section. Any objection by plaintiffs to this question was waived when plaintiffs failed to object at the deposition.
3/15/2019	65	6	65	12	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	65	20	66	17	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	69	21	70	20	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.

PLAINTIFFS' OBJECTIONS & DEFENDANTS' RESPONSES FOR DEMETRA ASHLEY						
DEPO DATE	PLAINTIFFS' OBJECTIONS				DEFENDANTS' RESPONSES	
	Begin Page at	Begin Line at	End Page at	End Line at	PLAINTIFFS' OBJECTIONS	
3/15/2019	71	1	73	14	foundation, beyond witness authorization, speculative, relevance, vague, scope, foundation	Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section. Question is within scope of Touhy authorization. Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	74	1	74	18	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	78	1	80	7	compound, misstatement, speculative, relevance, vague, scope, foundation	Questions are not compound; only one question was asked before the witness answered each time. Testimony and document speak for themselves - there was no misstatement. Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge and experience.
3/15/2019	81	19	82	2	speculative, misstates testimony, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Testimony speaks for itself and was not misstated. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	84	12	85	4	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	88	2	88	18	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	93	7	93	15	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	95	6	95	24	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	97	14	98	6	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.

PLAINTIFFS' OBJECTIONS & DEFENDANTS' RESPONSES FOR DEMETRA ASHLEY						
DEPO DATE	PLAINTIFFS' OBJECTIONS				DEFENDANTS' RESPONSES	
	Begin Page at	Begin Line at	End Page at	End Line at	PLAINTIFFS' OBJECTIONS	
3/15/2019	99	2	99	9	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	103	14	103	20	speculative, outside witness authorization, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Question is within scope of Touhy authorization. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	103	24	105	3	foundation, beyond witness authorization, speculative, relevance, vague, scope, foundation	Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section. Question is within scope of Touhy authorization. Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	135	21	136	18	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	138	22	140	18	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	141	9	141	15	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	146	2	146	8	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	147	8	148	1	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	148	9	148	15	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	150	13	150	18	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.

PLAINTIFFS' OBJECTIONS & DEFENDANTS' RESPONSES FOR DEMETRA ASHLEY						
DEPO DATE	PLAINTIFFS' OBJECTIONS				DEFENDANTS' RESPONSES	
	Begin Page at	Begin Line at	End Page at	End Line at	PLAINTIFFS' OBJECTIONS	
3/15/2019	153	15	153	19	speculative, misstates testimony, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Testimony speaks for itself and was not misstated. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	160	4	160	13	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	160	24	161	2	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	163	8	163	18	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	172	20	173	12	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	196	20	197	19	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	213	2	213	20	relevance, foundation	Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	219	1	219	17	relevance, foundation	Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	222	16	222	22	speculation	Not speculative; witness was testifying based on her personal knowledge and experience.
3/15/2019	241	22	242	15	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	248	15	248	24	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.
3/15/2019	250	24	251	7	speculative, relevance, vague, scope, foundation	Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.

PLAINTIFFS' OBJECTIONS & DEFENDANTS' RESPONSES FOR DEMETRA ASHLEY						
DEPO DATE	PLAINTIFFS' OBJECTIONS					DEFENDANTS' RESPONSES
	Begin Page at	Begin Line at	End Page at	End Line at	PLAINTIFFS' OBJECTIONS	
3/15/2019	329	14	329	22	asked and answered, speculative, relevance, vague, scope, foundation	Question was not asked and answered. Not speculative; witness was testifying based on her personal knowledge and experience. Relevant to plaintiffs' claims and defendants' defenses, including defendants' compliance with DEA regulations. Question/answer are not vague, they are clear and direct. Question is within scope of Touhy authorization. Foundation has been laid based on witness' knowledge, experience, and the testimony that proceeds this section.

PLAINTIFFS' COUNTER DESIGNATIONS FOR DEMETRA ASHLEY						
DEPO DATE	PLAINTIFFS' COUNTER DESIGNATIONS					
	Designation Type	Begin Page at	Begin Line at	End Page at	End Line at	Notes
3/15/2019	Plaintiff Counter	10	25	10	1	
3/15/2019	Plaintiff Counter	31	11	31	15	

DEFENDANTS' OBJECTIONS

DEPO DATE	DEFENDANTS' OBJECTIONS			
	Begin Page at	Begin Line at	End Page at	End Line at
3/15/2019	10	25	10	1
3/15/2019	31	11	31	15

OBJECTIONS TO PLAINTIFFS' COUNTER DESIGNATIONS FOR DEMETRA ASHLEY
DEFENDANTS' OBJECTIONS
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DEFENDANTS' RESPONSIVE DESIGNATIONS FOR DEMETRA ASHLEY				
DEPO DATE	DESIGNATIONS			
	Designation Type	Begin Page at	Begin Line at	End Page at
3/15/2019	Dist Responsive	31	16	31

End Line at	Notes
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